

EXHIBIT GG

STATE of PennsylvaniaCASE NAME Catagnus v. LA WeightCOUNTY of ChesterCASE NUMBER 170A00534

AFFIDAVIT

I, Eadie Jay being first duly sworn upon my oath affirm and hereby say:
(Name)

I reside at 123 Stinson Dr.
(Number/Street)
City of Chalfont, County of Peques
State of PA, Zip Code 18914

1) I, Eadie Jay if called as a witness, can competently testify to the facts contained in this Statement

2) I was hired by LA Weightless Centers (Now Catagnus) on September 21, 1999 as an Assistant Manager. In November of 1999 I was promoted to Manager of the Ducktown location.

3) My last day of work was 12/4/99

4) While at LA Weightless one of my responsibilities would be interviewing people for jobs. I was asked on more than one occasion by Lisa Petrisio what "what rationality are they" I was also told that

STATE OF _____
CITY/COUNTY OF _____

CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

2

Lesia Petrusis would do the hiring because she did not want "undesirables" in her center.

5) Lesia Petrusis had referred "Moe" as undesirable employee in my presence

6) I was specifically told by Lesia Petrusis "I will never hire a man, so just don't try to"

7) While working at LD Night Care, Lesia Petrusis asked me about my age, I told her I was 52 My date of birth is July 2 1947

8) On one occasion I expressed my concern to Lesia Petrusis about working "straight hours without a break."

I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Ernest Jay

Subscribed and sworn to before me

this _____ day of _____

STATE OF _____
CITY/COUNTY OF _____CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

3

- 9) Lesia Petrusis responded to my concern by saying "Can you handle it?" or do I have to get someone in her younger to do this.
- 10) Lesia Petrusis would also ask me, "Can you handle your job, are you too tired?"
- 11) While at LA Weylors, I had an opportunity to work with Nina Catagnus.
- 12) Nina Catagnus as an Area Supervisor was excellent. She was informative, supportive and loyal to the Company.
- 13) On one occasion Lesia Petrusis asked how old I was. ~~When Nina Catagnus was~~ I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me
this _____ day of _____

Lesia Petrusis

STATE OF _____

CITY/COUNTY OF _____

CASE NAME _____

CASE NUMBER _____

AFFIDAVIT (cont.)

4

14) On a separate occasion, at the Quakertown Center, after Lucia Petrusio and Nina Catagnus had finished a private conversation in the back of the Center, Lucia came out front and commented "She must be getting old, she's grouchy!"

15) Lucia Petrusio would behind Nina's back would roll her eyes right loudly and make derogatory comments about her.

16) I was present the day Nina Catagnus employment was terminated by Lucia Petrusio.

17) Lucia came into the Quakertown before Nina Catagnus

I have read and had an opportunity to correct this Affidavit consisting of 12 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____

Edwin J. [Signature]

STATE OF _____
CITY/COUNTY OF _____CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

5

18) When Norma came in that morning, she and Lesia immediately went in the back.

19) Approximately thirty (30) minutes later Norma came out with her coat on visibly upset.

20) Moments later Lesia came out and said "She no longer with us, she gone she is not engaged here anymore, that the end of it."

21) Asked her awhile later what really happened to she really gone? Lesia responded it done now to all taken care of we don't have to worry about anything now. I don't know maybe when you get she you get pointers.

I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____.

Carol Jay

STATE OF _____

CITY/COUNTY OF _____

CASE NAME _____

CASE NUMBER _____

AFFIDAVIT (cont.)

6

- 22) After Nina Catygnus was fired, I learned that Letter was written by Sonya and Lisa M. DeJours Complaining about Nina Catygnus.
- 23) Prior to Nina being fired and prior to Sonya Catygnus. Personally expressed the desire to Manage the Allentown location which was close to her home.
- 24) After Sonya wrote the Letter Complaining about Nina Catygnus and before Nina Catygnus was fired Sonya was made assistant manager of the Allentown Center.

I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____

Eddie J. [Signature]

STATE OF _____

CITY/COUNTY OF _____

CASE NAME _____

CASE NUMBER _____

AFFIDAVIT (cont.)

7

26) After Lisa DeJesus wrote the letter complaining about Nura Citagans Lisa DeJesus was reassigned to the Allerton location.

27) All managers at LHWG Las Vegas Centers are required to attend managers training in Las Vegas Nevada. Without this manager training, I was told there would be no opportunity for advancement. I was also told that manager training was mandatory.

28) the manager training course was to occur from December 2, 1999 through December 5, 1999.

29) Around November 2, 1999 I called Leticia Petresio about my ticket to Las Vegas. Previously I may have been told she was receiving the ticket for Las Vegas. I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten 10 typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Leticia Petresio

Subscribed and sworn to before me
this _____ day of _____

STATE OF _____
CITY/COUNTY OF _____

CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

8

30) Later, when I was time for the managers to go to Las Vegas, I asked Lusia again about the status of my ticket.

31) Lusia told me that there was not enough time to get me a ticket. She told me it was impossible to get me a ticket and "I don't want to talk about it"

32) On December 3, 1999 my assistant manager Megan Seligman, quit.

33) With Megan having quit I was the only full time employee at the Buskett Center.

I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____

Eddie Taylor

STATE OF _____
CITY/COUNTY OF _____

CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

9

34) I had previously told Leslie Petresio that the Bunktown Center had sufficient full time staff to operate properly.

35) My previous requests to hire additional full time staff at the Bunktown Center were rejected.

36) While manager at the Bunktown Center I was denied sufficient staffing and personnel training necessary to grow the Center and to advance in the Company.

37) Without any support from Leslie Petresio and no possibility of advancement working at A Weighers Centers were no longer viable. (continued)

I have read and had an opportunity to correct this Affidavit consisting of 1 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____.

Carrie Day

STATE OF _____
CITY/COUNTY OF _____

CASE NAME _____
CASE NUMBER _____

AFFIDAVIT (cont.)

10

I quit on December 4, 1999

I have read and had an opportunity to correct this Affidavit consisting of 10 handwritten ☒ typed ☐ pages and swear that these facts are true and correct to the best of my knowledge and belief.

Subscribed and sworn to before me

this _____ day of _____

[Signature]